

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO	. FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/973,557 1		10/10/2001	W. Monty Reichert	2455.3US	7868
24247	7590	02/15/2006		EXAMINER	
TRASK E					
P.O. BOX	2550				
SALT LAI	KE CITY, U	JT 84110		ART UNIT	PAPER NUMBER

DATE MAILED: 02/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Notice of Non-Compliant Amendment (37 CFR 1.121)	09/973,557 Examiner	Art Unit
- The MAILING DATE of this communication a	ppears on the cover sheet with the	correspondence addre

140(1CE Of 1407-0011ph and	Examiner	A	urt Unit	•						
Amendment (37 CFR 1.121)			·							
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address										
	is considered non-	-compliant bec	ause it has faile	d to meet the						
The amendment document filed on $\frac{2/7/4}{6}$ requirements of 37 CFR 1.121 or 1.4. In order for the artitem(s) is required.	mendment document	to be complian	t, correction of t	the following						
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	AMENDMENT DOC	JMENI IO BE	NON-COMPLI	ANII.						
 1. Amendments to the specification: A. Amended paragraph(s) do not include 	a markings.									
B. New paragraph(s) should not be under	erlined.									
C. Other										
☐ 2. Abstract:				•						
A Not presented on a separate sheet. 3	7 CFR 1.72.									
☐ B. Other										
 3. Amendments to the drawings: A. The drawings are not properly identif "Annotated Sheet" as required by 37 	CFR 1 121(d)									
B. The practice of submitting proposed showing amended figures, without m	drawing correction has arkings, in compliance	s been eilmina e with 37 CFR	1.84 are require	ed.						
4. Amendments to the claims:										
TO A A complete listing of all of the claims	is not present.	aims 2	6 - 63	claime)						
B. The listing of claims does not include C. Each claim has not been provided w	the text of all pending	g claims (includated)	s such, the indi	vidual status						
of each claim cannot be identified	Note: the status of eve	erv claim must	pe indicated at	lei ils ciaiiii						
number by using one of the following	r status identifiers: (O	riginal). (Currer	ntiy amended),	(Canceled),						
(Previously presented), (New), (Not D. The claims of this amendment paper	entered), (Withdrawn) - have not been prese	and (vvillidiav	ing numerical c	rder.						
E. Other:	That controls proce		J							
5. The amendment is unsigned or not signed	in accordance with 37	7 CFR 1.4.								
For further explanation of the amendment format requi	ired by 37 CFR 1.121.	see MPEP § 7	714 and the US	PTO website at						
http://www.uspto.gov/web/offices/pac/dapp/opla/preog	<u>notice/oπicetiyer.par</u> .	•		·						
TIME PERIODS FOR FILING A REPLY TO THIS NOT	TICE:									
Applicant is given no new time period if the non-filed after allowance. If applicant wishes to resubmentire corrected amendment must be resubmitted.	nit the non-compliant	ailei-iiilai aille	HOUSELL WILL CO	i i conorio, nic						
a Austinant in given one month or thirty (30) days	whichever is longer, f	rom the mail da	ate of this notice	e to supply the						
	ent in compliance with	13/ CFR 1.121	O 1.4, u c	on-compilant						
amendment is one of the following: a preliminary a request for continued examination (RCE) under 3	amendment a non-iin	ai amendment	(Including a Su	Ultilosion for a						
period under 37 CFR 1.103(a) or (c), and an ame	ndment filed in respon	ise to a Quayle	action.							
period under 37 CF 1. 100(a) of (b), and an arrange	R 1 136(a) only if the	non-compliant	amendment is	a non-final						
Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action.										
Faiture to timely recognite this notice will result in:										
Abandonment of the application if the non-compliant amendment is a non-linal amendment of an amendment										
filed in response to a <i>Quayle</i> action; or Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental										
amendment.	•									
Glaroed Smith		571-	- 2 7 2 - 1 Telephone No.	0 > 1						
Legal Instruments Examiner (LII	Ξ)		i elepnone No.							